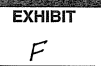
EYVONNE WILTON; May 17, 2010

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1
 1
                 IN THE UNITED STATES DISTRICT COURT
                  FOR THE EASTERN DISTRICT OF TEXAS
 2
                          MARSHALL DIVISION
 3
       PATTY BEALL, MATTHEW MAXWELL,
       TALINA McELHANY and KELLY
       HAMPTON, individually and on
 5
       behalf of all other similarly
       situated,
                                        ) 2:08-cv-422 TJW
 6
            Plaintiff(s),
 7
       vs.
 8
       TYLER TECHNOLOGIES, INC., and
 9
       EDP ENTERPRISES, INC.,
10
            Defendant(s).
11
                 DEPOSITION UPON ORAL EXAMINATION OF
12
                           EYVONNE WILTON
13
                             2:00 P.M.
14
                            MAY 17, 2010
15
                    520 PIKE STREET, 12TH FLOOR
16
                        SEATTLE, WASHINGTON
17
18
19
20
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25
      REPORTED BY: MARY L. GREEN, CCR 2981
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Yamaguchi Obien Man 520 Pike Street, Suite 132



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116
 1
           Α.
               Huh-uh.
 2
                     MS. BAGLEY: You can just withdraw it.
 3
                     MS. PERLIONI: We can leave it and skip
 4
      over.
 5
                     MS. BAGLEY: I think I found your extra.
 6
                     MS. PERLIONI: Had I given it to you?
 7
                     MS. BAGLEY: Yeah.
                                          I got an extra copy
 8
      of that.
 9
               (BY MS. PERLIONI) Real quick, during your
10
      tenure with Tyler Technologies -- and I want to make
11
      sure we get -- I understand that you were initially
12
      hired March -- or you started March 13, 2006?
13
      that sound right?
14
           Α.
               Nope.
15
           Q.
               Tell me.
16
               March 18. I started on my birthday. Can't
17
      forget that.
18
              So you started on March 18, 2006, and during
19
     -- at that time and throughout your tenure, you held
20
     the position of implementation consultant?
21
          Α.
              Yes, I did.
22
               So you never changed positions or had any
23
     promotions or anything like that?
24
           Α.
               No, I did not.
25
               As I understand it looking back at your offer
```

EYVONNE WILTON; May 17, 2010

148 REPORTER'S CERTIFICATE 1 2 3 I, MARY L. GREEN, the undersigned Certified Court 4 Reporter and Notary Public, do hereby certify: 5 That the sworn testimony and/or proceedings, a 6 transcript of which is attached, was given before me at the 7 time and place stated therein; that any and/or all witness(es) 8 were duly sworn to testify to the truth; that the sworn 9 testimony and/or proceedings were by me stenographically 10 recorded and transcribed under my supervision, to the best of 11 my ability; that the foregoing transcript contains a full, 12 true, and accurate record of all the sworn testimony and/or 13 proceedings given and occurring at the time and place stated 14 in the transcript; that I am in no way related to any party to 15 the matter, nor to any counsel, nor do I have any financial 16 interest in the event of the cause. 17 WITNESS MY HAND, SEAL, AND DIGITAL SIGNATURE this 21st 18 day of May, 2010. 19 20 21 MARY L. GREEN Certified Court Reporter, #2981 22 Notary Public in and for the State of Washington, Residing in Snohomish County. Commission expires 4-4-2013. 23 mgreen@yomreporting.com 24 Click Link to Verify Signature: 25 (Https://digitalid.verisign.com/services/client/index.html)